

STEAMER TABLE.	
From San Francisco—	
Doric	Dec. 13
Sierra	Dec. 24
For San Francisco—	
Zealandia	Dec. 17
Coptic	Dec. 19
For Victoria—	
Moana	Dec. 17
From Victoria—	
Aorangi	Dec. 20

BOOM HOLIDAY GOODS NOW

EVENING BULLETIN

THE MOST HUSTLING MAN IS THE ONE WHO WILL GET THE BULK OF TRADE

THERE'S MANY A FIRM
WHO WOULD
PAY A GOOD PRICE
to have twenty visible words painted
on the surface of the moon—on cer-
tain nights with some people they
would get double circulation.—White's
Sayings.

VOL. XII. No. 2329 HONOLULU, TERRITORY OF HAWAII, TUESDAY, DECEMBER 16, 1902 PRICE 5 CENTS.

SOME HEAVY TAX APPEALS

Difference of \$830,330
Claimed By Tax
Assessor.

TWELVE CASES IN ALL GO TO SUPREME COURT

THE QUESTION OF CORPORATE VALUES ARISES IN SEVERAL OF THEM.

The following tax appeals have been sent up to the Supreme Court:

M. W. McChesney & Sons. Property, leasehold, Queen street; return, nothing; assessment, \$22,765; valuation by Tax Appeal Court, \$8,000. Appeal by James W. Pratt, Tax Assessor, First Division.

Honolulu Rapid Transit & Land Co., Ltd. Property, an enterprise for profit; return, \$266,730; assessment, \$509,590; valuation by Tax Appeal Court, \$409,000. Appeal by Assessor Pratt.

Oahu College Trustees. Property, land on Miller and Vineyard streets; return, \$1920; assessment, \$64,600; valuation by Tax Appeal Court, \$25,000. Appeal by Assessor Pratt.

C. Brewer & Co., Ltd. Property, enterprise for profit; return, \$107,028; assessment, \$1,121,137; valuation by Tax Appeal Court, \$629,717. Appeal by Assessor Pratt. Appeal also by C. Brewer & Co., from increased value of \$547,511.85 above return.

H. May & Co., Ltd. Property, enterprise for profit; valuation by assessor, \$150,000; claimed value by taxpayer, \$39,960; valued by Tax Appeal Court, \$150,000. Appeal by Assessor Pratt.

John F. Colburn. Property, land in Kilauea street; return, \$5,000; assessment, \$10,000; valuation by Tax Appeal Court, \$9,000. Appeal by Assessor Pratt.

S. C. Allen. Property, land at Wai- kiki; return, \$40,000; assessment, \$9,000; valuation by Tax Appeal Court, \$12,000. Appeal by Assessor Pratt.

B. M. Allen. Property, land at Wai- kiki; return, \$20,000; assessment, \$3,600; valuation by Tax Appeal Court, \$27,910. Appeal by Assessor Pratt.

Castle & Cooke, Ltd. Property, enterprise for profit; return, \$82,951; assessment, \$16,430; valuation by Tax Appeal Court, \$426,631. Appeal by Assessor Pratt, also by the taxpayer.

Lam Wo Sing. Property, leasehold at Wai- kiki; return, nil; assessment, \$19,821; valuation by Tax Appeal Court, \$9000. Appeal by Assessor Pratt.

The Orpheum Co., Ltd. Property, land and buildings in Fort street; return, \$50,000; assessment, \$72,425; valuation by Tax Appeal Court, \$50,000. Appeal by Assessor Pratt.

James B. Castle. Property, improvements at Wai- kiki; return, \$60,000; assessment, \$100,000; valuation by Tax Appeal Court, \$75,000. Appeal by Assessor Pratt.

The total amount claimed by the Assessor is \$2,691,678 against \$1,861,348 of valuations by the Tax Appeal Court, or a difference of \$830,330. At one per cent, the difference means over \$8,300 for the public treasury.

Ironwork and pressed brick having arrived in the Zealandia for the Kaplan building, the contractors, Lucas Bros., will push the construction to a finish. The building is to have one of the handsomest fronts in town.

HEAD-EASE

Is a remedy designed to cure headaches. Probably no remedy in the islands has a better sale than our Head-ease. There must be merit in the preparation or the demand would not be so great. There is, and if you will try it once, you will be convinced, and use it whenever you have a head-ache. Needn't be afraid of it; it's harmless and can be taken with safety. Put up in sealed packages. PRICE 25 CENTS.

HOBSON DRUG CO.
Ehlers' Block, Fort Street.
Sachs' Block, Ber. & Fort.

MORTGAGE MUST HOLD THE HAWAIIAN LAW FOR THIRTY YEARS

S. C. ALLEN WINS KAKAOKO SUIT—CHIEF JUSTICE FREAR RECALLS AN ORDER.

Another Supreme Court decision has been filed in the matter of property at Kakaoko over which there was physical warfare. It is unanimous and written by Justice Perry. Mrs. Koolau Kalkinahaole, administratrix of her dead husband's estate, appealed from the decree of a Circuit Judge dismissing her equity suit for an injunction to restrain Samuel C. Allen from foreclosing a mortgage. The ground of her suit was that the mortgagee did not present his claim within six months of the statutory notice.

The Supreme Court affirms the decree as to the main issue, but reverses the order it contained requiring the complainant to pay an attorney's fee of \$50. There was no evidence to establish the amount of fee that should have been paid. The cause is remanded to the Circuit Judge for such further proceedings as may be proper in conformity with the opinion.

A decision of the Supreme Court in 1872, case of James Campbell et al. vs. Kamalopili et al., is quoted which says that the statutory notice only refers to claims secured by mortgage and not to the mortgage itself. The opinion says:

"Counsel for the complainant recognizes the applicability of that decision, but contends that it is erroneous and asks that it be overruled. The law as laid down in that case has been a rule of property here for thirty years and is in accordance with the preponderance of authority elsewhere. It is unnecessary to set forth the various reasons which have been stated in support of the rule. No sufficient ground has been shown for overruling the decision."

The law of the present case is epitomized in the syllabus of opinion thus:

"A mortgagee has his remedy against the land by foreclosure, even though he has failed to present his claim to the administrator of the deceased mortgagor within the time prescribed by section 1525 of the Civil Laws."

"A court of law will not advise an administrator upon simple questions of law about which he should have consulted an attorney."

The last paragraph refers to a series of questions put to the court below in Mrs. Kalkinahaole's bill in equity.

C. W. Ashford for complainant; Kinney, Ballou & McClanahan for respondent.

The Orpheum Co. by its attorney petitioned for a rehearing of its writ of error case against W. W. Dimond & Co., on the ground that the Supreme Court misapplied its Rule No. 2 in deciding the case. Chief Justice Frear has made an order recalling the remittitur of the court on the 13th inst, which sent the case back to the Circuit Court. This order suspends the judgment of the Circuit Court in favor of the Dimond against the Orpheum corporation until the further order of the Supreme Court. The motion for rehearing was presented by C. W. Ashford, attorney for the Orpheum Co.

NEVADAN TOMORROW.

The steamer Nevada having been delayed at Maui will not be in this port before tomorrow morning early. She will sail for San Francisco tomorrow evening carrying mail sugar and bananas.

Rainier and Primo beers on draught at Criterion. 10c a glass.

NEW YORK DENTAL PARLORS

1057 FORT ST., over Honolulu Photo-Supply Co.

NO PLATES REQUIRED

Full Plate of Teeth, \$5.00
Gold crown, - - 5.00
Bridge Work per tooth, 5.00
Gold Filling, - 1.00 up
Other Fillings, 50c to 1.00

All work and material guaranteed.

We are now located at 1057 Fort St., to which place we moved from the Elite Building, Hotel St. We have opened larger and finer offices than our former ones and invite the public to come and see us whether they want work done or not. Our prices are the lowest for reliable work. No charge for examinations. Teeth extracted without pain.

REMEMBER THE PLACE 1057 FORT ST.

BISHOP'S CONDITION

Father Matthias, at the Catholic Mission received a wireless message from Hilo yesterday afternoon stating that Bishop Gulistan is better and that it is hoped that he can be moved to Honolulu. An effort will be made to charter a special steamer for this purpose. If no such steamer can be obtained it is thought that the Bishop will be brought to this city in the Kilauea.

FOUNDER'S DAY.

On Friday, December 19th, the Kamehameha Schools will celebrate Founder's Day. The first service of the day will be at the Mausoleum in Nuuanu Valley, at 10 o'clock in the forenoon. A general invitation is extended to the public to be present at the Mausoleum and participate in the exercises.

HAWAIIAN WOODS

FINE COLLECTION IS BEING ASSEMBLED

WORK OF ST. LOUIS AND OSAKI FAIR COMMITTEES IS PROGRESSING WELL—LEGISLATURE.

The sub-committee of the St. Louis World's Fair Executive Committee of this city, having in charge the department of forestry and agriculture have been hard at work, and their labors are beginning to tell. W. W. Harris of that committee has been gathering together samples of Hawaiian woods for exhibition at St. Louis and Osaiki and thus far has met with good success, having got thirty-six pieces, many of which are very rare and hard to get. A home-show of these woods will be given when they are finished, at the Stangenwald building, and persons having good samples are requested to communicate with Mr. Harris regarding the probability of their loaning same.

About sixty days remain in which the Hawaiian exhibit is to be completed, and so far the following woods have been received: Na-u, Kawau, Kamani, Olapa, Neneleau, Papanahiki, 'Alane, Oka, Koa, Opiko, Koa (curly), Pua, Kopiko-ke, Kopiko-ula, Aalii, Hooel, Ahakea, Ilahi (old), Ilahi (young), Naleo, Kaula, Kalea, Koaia, Mana, Milo, Mamane, Kou, Heae, Olapa or Mahu, Wilowili, and Lumbah.

The work of selecting a commissioner for the exposition at St. Louis and the matter of finances will be left to the Legislature, which meets in February. It is estimated that fifty thousand dollars will be necessary to carry out the plans of the committee as to building, exhibit, and the proper placing before the world of Hawaii and Hawaiian life and industry.

The whole matter will begin to receive very serious consideration soon after the holidays, so that this Territory may take its place among the other States and Territories and make a showing creditable to the wealth and standing of the islands.

J. W. Jenkins of Colorado and a member of Creed Lodge B. P. O. E. 506, is spending a few days in Honolulu. This is Mr. Jenkins' first trip to Hawaii.

S. S. ZEALANDIA DEC. 17th Will carry a Christmas shipment to the Coast for

Wells, Fargo & Co. EXPRESS

No express received after 8 a. m. day of sailing.
OFFICE MASONIC TEMPLE, with American Messenger Service.
TELEPHONE MAIN 199

BOUQUETS PLENTY AT CLOSING TIME

Judge De Bolt Presents Compliments to Jury and Bar.

CASES NOT REACHED CONTINUED FOR TERM

PORTO RICAN MAN AND WOMAN THIEVES ARE CONVICTED AND SENTENCED TO ONE YEAR.

After the criminal business reported below was concluded, Judge De Bolt discharged the jurors for the term. He took occasion to thank them in complimentary remarks for their services. E. A. Douthitt, the prosecuting attorney, and members of the bar generally also received high commendation from the Judge.

Eugene P. Sullivan, on behalf of the jurors, made a neat speech in reply. Mr. Douthitt and H. W. Robinson fung back a few bouquets at the court.

All of the remaining criminal cases were continued for the term. This puts the public embezzlement cases and the case of arson against Nigel Jackson over until February.

Judge De Bolt is hearing divorce cases for the rest of the day, last of the term.

Gregorio Abile and Eliza Rosallo, the Porto Rican man and woman whose trial for robbing a Japanese began yesterday, were found guilty by the jury at 11:25 this forenoon. Defendants had nothing to say why they should not be sentenced, and Judge De Bolt gave them each a year at hard labor with payment of costs. They had deposited the Japanese of \$150, most of which was found in the man's boot when arrested.

Matinulu, indicted for embezzling two feather leis of the total value of \$30 from Minnie Mouritz Johnson, was discharged under a nolle prosequi requested by Mr. Douthitt for the Territory.

AH CHONG, BURGLAR, CONVICTED HIMSELF

The cases of Ah Wan and Ah Chong, who were found on the premises of the California saloon yesterday morning by Captain Oponui, came up in the police court this morning. The charge was being on the premises of another at night without lawful excuse. Attorney F. M. Brooks appeared for Ah Wan, while Ah Chong had no attorney. The case progressed in a very ordinary manner until Ah Chong took the stand and made things warm by a statement that he said he wished to make. He said that the night before Ah Wan had taken him to the yard mentioned. He had a key which he said fitted the doors of the places of business facing out to the yard. The key did not fit, however, so nothing was done that night. The next night Ah Wan brought another key, which fitted the kitchen door of the Emporium Restaurant. Ah Wan said that he thought they must be a lot of eggs in there and opening the door entered the kitchen. Soon after he came out and told Ah Chong that he could find no eggs but that he had found half a bag of rice. This he packed out in the yard and told Ah Chong to go for a sack. Their arrest then followed. Ah Chong denied any knowledge of an attempt to break into the California saloon by scraping the putty from the windows. Attorney Brooks tried to stop Ah Chong from giving this damaging evidence, objecting on the ground that Ah Chong was an accomplice.

"They are not charged with larceny," answered the deputy. "They are charged with being on the premises of another at night without lawful excuse. The witness is now showing the 'lawful excuse'."

Brooks submitted the case and the defendants were promptly given the full extent of the law, namely, six months imprisonment with hard labor each. Mr. Brooks gave notice that he would not appeal.

There will be a meeting of the Executive Council on Thursday morning. Governor Dole requested Superintendent of Public Works Cooper to preside at council meetings in his absence.

BREEN GIVEN TIME

George Breen appeared in the Police Court this morning charged with vagrancy. He said that he wanted to get a job and his case was continued for a week in order to give Breen's friends a chance to get work for him. Breen, who is thought by the police to be a little unbalanced mentally, has been in the public eye on several occasions. About eight months ago he tried to commit suicide in the Aloha House by cutting his throat with a razor. He was laid up in the hospital for several months and soon after his discharge from that institution created a mild sensation by stating to his friends that he was going to kill Mrs. Fogarty, his former landlady. He then went down to the corner of Richards and Hotel streets and fired a number of revolver shots into the air.

HILO FEDERAL JURY

NAMES OF TALESMEN GOING TO BIG ISLAND

COURT WILL HAVE TO SUMMON MORE FROM BODY OF THE PEOPLE IN HILO TOWN.

Following are the jurors, numbering fifteen, drawn for the January term of the United States District Court at Hilo:

Edward B. Carley, Paia, Maui; J. S. Gillis, Honolulu; Wm. L. Decoto, Lahaina, Maui; Demosthenes Lycourus, Hilo; Harold T. Hayselden, Honolulu; Thorwald Brandt, Waimea, Kauai; R. L. Auerbach, Hilo; Wm. K. Rathburn, Honolulu; John T. Wright, Honolulu; E. N. Hitechook, Hilo; Harry S. Gray, Hialeah, Hawaii; E. A. McInerney, Honolulu; John Hansmann, Honolulu; Isaac L. Cockett, Honolulu; E. C. Bond, Kohala, Hawaii.

Quite likely when trials come on talesmen will have to be summoned from the body of the people in and about Hilo.

MARITANA CAST.

The following cast of characters has been decided upon for the opera of Maritana to take place in January:

Charles II (King of Spain) Mr. Ernest Ross
Don Jose de antares (His Minister) J. L. Rockwell
Don Caesar de Bazan Chas. Elston
Marquis de Montefiori Allan Dunn
Lazarillo Mrs. Chas. Elston
Captain de Goards Hugo Herzer
Maritana (a Gitan) Mrs. Annie M. Turner
Marchioness de Montefiori Mrs. Dr. Hoffman

KULIA BEAT MOTHER.

Kulia Pomaikait appeared in the police court this morning charged with assault and battery on her mother, Hulekaka. Kulia pleaded guilty to the charge yesterday but her attorney, Judge Kaulukou, had the case continued, claiming that his client had mitigating circumstances up her sleeve. These failed to make any impression on the court, however, and the old lady who had been beaten failed to show any conciliatory spirit so the unflinching daughter was assessed \$10 and costs.

CABLE DAY.

The territory will be represented in the arrangements for Cable Day by H. E. Cooper, J. W. Pratt and S. C. Dwight. In conjunction with committees from the Merchants' Association, Builders and Traders' Exchange and Chamber of Commerce they will act to arrange plans for the coming celebration.

THE WIRELESS CASE

JUDGE ROBINSON DENIES MOTION FOR NONSUIT

100 CHIT SAM PAYS—ALLEGED WEAPON WIELDER IS SET FREE—PAPERS ARE FILED.

Wade Warren Thayer filed his bond in \$5000 as administrator of the estate of F. W. McChesney, deceased. J. E. Fullerton, W. M. Minton and F. H. Loucks have been appointed appraisers of the same estate.

Execution in the case of Oriental Life Insurance Co., Ltd. vs. Loo Chit Sam for \$1455.009 has been returned fully satisfied, the amount having been paid to Castle & Weaver, attorneys for plaintiff.

Gill & Farley for plaintiff notify C. A. Long for defendant that the case of J. J. Byrne vs. the Orpheum Co., Ltd., will be heard before Judge Robinson on Thursday.

Juan Sanchez, indicted for assault with weapon, was granted a nolle prosequi and discharged by Judge De Bolt on motion of E. A. Douthitt for the Territory. J. M. Vivas represented the defendant.

Will E. Fisher has filed his oath, with an approved bond in \$5000, as receiver of the property known as the Star block, Fort street, in the partition suit of Lee Chu and C. K. Ai vs. Isaac Noar. Judge Gear approved the accounts and ordered the discharge of W. O. Smith as administrator of the estate of James R. Estill, deceased.

Emmet May, by his attorney, Geo. A. Davis, has filed particulars of set off to the claim of the Gear, Lansing & Co. trustees. There is \$566.67 profits of insurance business and \$633.29 advances by defendant to the firm.

Mr. McClanahan argued opposition to the motion for nonsuit in the Wireless Telegraph case this morning. One of the jury, which was excused during argument, wants to know through the Bulletin what is a lawyer's five minutes. This is the time the attorney for the plaintiff said he would require, but his remarks covered about an hour. Judge Robinson denied the motion without prejudice. Plaintiff was then allowed to reopen its case for evidence on some matter requiring reference to English corporation law, and recess was taken until one o'clock.

EASTERN STAR OFFICERS.

At the election of Leahi Chapter No. 2 Order of Eastern Star the following officers were elected: Worthy Matron, Mrs. H. H. Williams; Worthy Patron, Fred Whitney; Associate Matron, Mrs. Theo. Hoffman; Conductress, Mrs. Harry Webster; Associate Conductress, Mrs. E. C. Brown. The installation of officers will take place on Saturday evening next.

Bulletin Advertisements Bring Results

To Whom It May Concern:

An advertisement in the Evening Bulletin is a paying investment. Here is my experience: On December 2d I put a four-line ad in the business directory of the Bulletin and the very same evening Y. Shido, a merchant from Kapa, Kauai, came to my store and placed a cash order for pictures and a picture frames amounting to \$97. Mr. Shido has always placed his yearly orders elsewhere heretofore, but told me that he saw my ad in the Bulletin and that it did the work. I also received a \$16 order from Ewa, and my local trade has picked up wonderfully, and many of my customers mention the fact that they saw my name in the Bulletin.

I may say that my ad is a small one and costs me but \$2 per month. To anyone who does not believe in advertising, this should open their eyes.

Yours truly,
J. H. KAHN.

Dealer in Pictures, Picture Frames and Art Goods, 1299 Fort St. Honolulu, Dec. 16, '02.

Do Christmas Suggestions Interest You?

Slippers are always a welcome Christmas gift for both ladies and gentlemen, and we have a line to please them.

LADIES' SUEDE SLIPPERS
A slipper combining ease and beauty, made of softest leather, either grey or red; beautifully satin cushion lined.
PRICES \$1.25 AND \$1.50.

SLIPPERS FOR ELKS
Made of handsome elk-skin with initials E. P. O. E. and Elk's head burned in the leather. Very swell and comfortable.
PRICE \$3.50.

Our General Slippers Stock
Consists of a full line of slippers for all purposes and in the most delicate as well as most substantial leathers.
PRICES FROM \$1.50 UPWARD.

MANUFACTURERS' SHOE CO. Ltd., 1057 Fort St.
Mail orders given prompt attention.

